D. REMARKS

Claims 1, 2, 3, 4, 7, 8, 9, 10, 13, 14, 15, 16, 19, 20, 21, 22, 23, 24 remain pending herein.

Claims 5, 6, 11, 12, 17, and 18 have been canceled.

Applicants' Attorney appreciates the opportunity to have had an interview with the Examiner on November 6, 2003. Some clarifications were discussed including that the multimedia objects are different and that the control buttons are different from control buttons that are utilized when the object or transient messages are initially rendered.

The amendments made herein were made for purposes of clarity and are supported by the specification, see page 4, lines 26-27, page 2 line 25 to page 6 line 8, page 12, lines 11-13, page 16 lines 13-14, and Fig. 3A, and the description therewith.

The examiner has rejected claims 1-24 under 35 USC 102(e) as being anticipated by Moore et al (Moore) US 2001/0039546A1. Applicants submit that the examiner's rejections are overcome with the previous amendment and as clarified herein. Furthermore, the claims clarify that the control buttons are independent of any playback controls displayed in conjunction with initially rendering a given multimedia object, and the control buttons enable a forward and backward succession through the *list* at a user configurable rate.

Applicants request the entering of this amendment.

In view of the foregoing, withdrawal of the rejections and the allowance of the current pending claims is respectfully requested. If the Examiner feels that the pending

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claims could be allowed with minor changes, the Examiner is invited to telephone the undersigned to discuss an Examiner's Amendment.

Respectfully submitted,

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